HOWARD LEVENTHAL
REG, NO. 46376-424
METROPOLIAN DETENTION CENTER
P.O., BOX 329002
BROOKLYN, NY 11232

NOV. 13, 2015

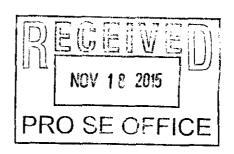
HONORABLE JUDGE
BRIAN M. COGAN

UNITED STATES DISTRICT COURT

225 CADMAN PLAZA

BROOKLYN, NY 11201

RE= U.S. V. LEVENTHAL 13-CR-695-BME



YOUR HONDR:

I HAVE JUST IN THE LAST 24 HOURS BECOME AWARE OF TWO FILINGS MADE IN THIS MATTER ABOUT WHICH I MUST RESPECTFULLY OBJECT AND TAKE ISSUE.

1) SECOND ADDENDUM TO THE PRESENTENCE REPORT
THE SECOND ADDENDUM MAKES A FAULTY CONCLUSION OF
LAW BY STATING ",, THE DEPENDANT WAS INVOLVED IN
DEFPAUDING ADDITIONAL INDIVIDUALS." I WISH TO
POINT OUT THAT THIS COURT FOUND NOTHING MORE
AT MY BOND REVOCATION HEADING THAN CAUSE TO
REMAND ME. TO THIS POINT I HAVE NEVER BEEN
CONVICTED OF ANYTHING IN MY LIFE BEYOND TRAFFIC
OFFENSES, MOREOVER, IN VERY SHORT ORDER, THE
COURT WILL BEGIN TO SEE A PRESENTATION FIROM
ME ISTABLISHING THAT NEARLY EVERY REPRESENTATION

MADE TO THE COURT AT MY BOND REVOCATION HEARING WAS EITHER FALSE, DECEPTIVE OR THE PRODUCT OF PROSECUTORIAL MISCONDUCT.

SENTENCING IN THIS MATTER, AS IN MOST CRIMINAL MATTERS, I'S THE MOST CRUCIAL ELEMENT OF THIS CASE, IT CANNOT BECOME A PRODUCT OF NEGLIGENT, OFF-HANDED, LIN-CHALLEGED AND CONCLUSORY ASSERTIONS MADE BY A VINDICTIVE PROSECUTOR WHOM I PLAN TO PROVE IS CORPUPT, I REPECTFULLY AND ENERGETICALLY ENCOURAGE YOU TO DISREGARD THE SECOND PSR ADDENDUM AS BEING PREMATURE AT BEST AND WHOLLY OUT OF BOUNDS.

2) LETTER OF NOV. 10, 2015, ATTORNEY 21850U TO COURT

WITH ALL OF THE RESPECT AND APPRECIATION RIGHTPULLY

DUE MR. 21880U, I MUST TAKE EXCEPTION TO THE

FOLLOWING SENTENCE IN THE ABOVE CAPTIONED LETTER:

"It is the defendant's position, however, that the

Intended loss amount is one level lower (3,5 million) but not more than 9.5 million)." THIS NOT MY POSITION,

MY POSITION IS THAT THE INTENDED LOSS WAS ZERO.

MY POSITION IS THAT WHILE I USED THE ILLEGAL

METHODS I ADMITTED TO USING, I INTENDED TO

ULTIMATELY PRODUCE NO LOSS WHATSOEVER. IT IS

TUST PLAINLY AND SIMPLY FALSE THAT, INTENDED

-2- (over)

TO GET AWAY" WITH ANY MONEY. IT WAS MOST CERTIFINLY
MY INTENTION TO USE DECEPTIVE MEANS TO PRODUCE CAPITAL
TO FUND FULLY LEGITIMATE AND WORTHWHILE ENDEALORS.
MOREOVER I HAD A LEGITIMATE MECHANISM IN PLACE TO
RETURN THE DECEPTIVELY BORROWED FUNDS, TO BE PROVEY.

ALLOF THIS WILL BECOME PERFECTLY CLEAR TO THE COURT IN PROCEEDINGS THAT WILL BE PETITIONED FOR SHORTLY.

PLEASE DO NOT INTERPRET THIS LETTER TO MEAN THAT I PROPOSE TO BE EXCUSED FOR DUEGAL CONDUCT,

I BROKE THE LAW AND I EFFECTED A COMPLEX DECEPTION IN ORDER TO USE MONEY THAT SHOULD NOT RIGHTFULLY HAVE BEEN LENT, I SHOULD BE SENTENCED BASED UPON MY TRUE, INTENTIONS AND NOT UPON WHATEVER FANTASY SUPPOPTS THE FALSE NARRATIVE THAT THE PROSECUTOR IN THIS CASE SOLD TO HIS SUPERIORS, IN ORDER TO INFLATE HIS OWN EGO.

IF THE COURT WILL KINDLY REMAIN PATIENT, JUSTICE WILL BE CORRECTLY SERVED IN THIS MATTER. HANY THANKS FOR YOUR KIND CONSIDERATION.

FILED
IN CLERK'S OFFICE
US DISTRICT COURT E.D.N.Y.

\*\* NOV 1 8 2015 \*\*

BROOKLYN OFFICE

RESPONDED SUBMITTED

11/13/15

DEFENDANT

HOWARD LEVENTHAL
REG. NO. 46376-424
METROPOLITAN DETENTION CENTER
P.O. BOX 329002
BROOKLYN, NY 11232

NOV. 13, 2015

CLERK OF COURT
UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK
276 CADMAN PLAZA
BROOKLYN, NY 1120 (

RE= U.S. V. LEVENITHAL 13-CR-695-BMC

PLEASE FILE THE ATTACHED LETTER TO JUDGE COGAN IN THE ABOVE CAPTIONED MATTER.

MANY THANKS FOR YOUR KIND ASSISTANCE.

HOWARD LEVENTHAL,

DEPENDANT